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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 087477, 984 06707795 COWGILL C 1087.001

HM22/0113

EXAMINER GUPTA, A

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ART UNIT PAPER NUMBER
1653 90

DATE MAILED:

01/13/00

Please find below and/or attached an Office communication concerning this application or proceeding.

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SE	RIAL NUMBER	FILING DATE	FIRST NAMED APPLIC	CANT	ATTORNEY DOCKET NO.
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		tion from the examin ATENTS AND TRAD	ner in charge of your application. EMARKS	DATE MAILED:	
			ADVISORY ACTION		
a) ■ b) □ A	expires three ction, whichever	o run <u>3 Month</u> months from th	or continues to run from ne date of the final rejection or as o event however, will the statuto al rejection.	s to the mailing date	e of this Advisory
a d c	nd thhe appropate of the responding a	oriate fee. The or conse and also the amount of the fe	obtained by filing a petition unde date on which the response, the ne date for the purposes of deter e. Any extension fee pursuant to ened statutory period for respons	petition, and the fed mining the period o o 37 CFR 1.17 will	e have been filed is the f extension and the be calculated from the
e 1. stan a b c d	Appellant's Brief is due in accordance with 37 CFR 1.192(a). Applicant's response to the final rejection, filed 6-10-99, has been considered with the following effect, but is not deemed to place the case in condition for allowance. . □ The proposed amendments to the claim/and or specification will not be entered and the final rejection ands because: a. □ There is no convincing showing under 37 CFR 1.116(b) why the proposed amendment is necessary and was not earlier presented. b. □ They raise new issues that would require further consideration and/or search. (See note). c. □ They raise the issue of new matter (See note). d. □ They are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal. e. □ They present additional claims without canceling a corresponding number of finally rejected claims. NOTE:				
	☐ Newly proposed or amended claims would be allowed if submitted in a separately filed amendment canceling the non-allowable claims.				
		ling of an appea e claims will be	l, the proposed amendment $\ \square$ vas follows:	vill be entered 🗆 w	vill not be entered and
С	Claims allowed: Claims objected Claims rejected:	to: <u>None</u>	, 47, 49-51, 58-58, 64		

However;

☐ Applicant's response has overcome the following rejection(s):
4. The affidavit, exhibit or request for reconsideration has been considered, but does not overcome the rejection because To overcome the art rejection, Applicants have submitted a declaration under 37 CFR 1.131. H wever, The Declaration filed on 6-10-99 under 37 CFR 1.131 has been considered but is ineffective to overcome the Holloran et al. reference. The evidence submitted is insufficient to establish a reduction to practice of the invention in this country or a NAFTA or WTO member country prior to the effective date of the Holloran et al. reference because the MPEP states that the declaration and exhibits must clearly explain which facts or data applicant is relying on to show completion of his or her invention prior to a particular date. Vague and general statement in broad terms about what the exhibits describe along with a general assertion that the exhibits describe a reduction to practice "amounts essentially to mere pleading, unsupported by proof of showing of facts" and thus do s not satisfy the requirements of 37 CFR 1.131 (b). Applicants have not given a clear indication making reference to fact that in describing reduction to practice. For example, on page 2 of the declaration, it is stated "Page 3 exhibits shows that we contemplated the second cation exchange step to be optional if P. Pastoris was used". However this is only a contemplation, no factual evidence has been submitted that is contemplation was actually reduced to practice. The rejection is maintained.
5. The affidavit or exhibit will not be considered because applicant has not shown good and sufficient
reasons why it was not earlier presented.
☐ The proposed drawing correction ☐ has ☐ has not been approved by the examiner.
Unistapher S. J. has
CHRISTOPHER S. F. LOW Supervisory - PRIMARY EXAMINER GROUP 1800-1 600